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UNITED STATES DISTRICT COURT DOCKET

12/5/92 ~

DC-111 (Rev: 1/87)

TE N	R.	PROCEEDINGS
		THIS CASE IS A DERIVATIVE OF 85-T-1332-N, JOHN DILLARD; et al. v. CRENSHAW COUNTALABAMA, etc., et al. FOR THE PURPOSE OF ORDERS THAT RELATE TO THIS CASE PRIOR 8/5/87 SEE DILLARD CASE FILE AND DOCKET SHEET.
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CIVIL DOCKET CONTINUATION SHEET (Atty John A. Nichols) PLAINTIFF DEFENDANT 87-T-1200-N JOHN DILLARD, et al. CRENSHAW COUNTY, ALABAMA, etc., et al. DOCKET NO. 85-T-1332+N TOWN OF DOZIER PAGE ___OF_ PAGES NR. 1987E PROCEEDINGS Aug. Town of Dozier's selection of defendant subclass Option B. Referred to Judge Thompson. (Cy furnished Magistrate Carroll.) ORDER as follows: (1) not later than 10/16/87 jurisdictions which are members of Sep. 14 subclass B or subclass C and which have not prior to the date of this order submitted appropriate settlement documents to the court, shall comply with (a) or (b) as set out in this order; (2) by 11/6/87 the plaintiff class shall file responses to the proposed remedies filed by subclass B and C jurisdictions pursuant to paragraph 1(b). If the plaintiff class does not agree to the remedy proposed by a jurisdiction, they shall file their own proposed remedy, following the guidelines set out in paragraph 1(b); (3) trials for remedy questions will be scheduled at a later date. However, all jurisdictions which do not reach agreement with the plaintiff class on a remedy should be prepared to commence trial not later than 11/16/87; and (4) the Attorney General of the State of Alabama is DIRECTED to mail a copy of this order to all jurisdictions which are members of subclass B and C. (Copies mailed to counsel; furnished Magistrate Carroll.) EOD 9/14/87. Oct. 19 Town of Dozier's remedy proposal. Referred to Judge Thompson. ORDER and JUDGMENT appointing Hon. Charles S. Coody, U. S. Magistrate, Middle 20 District of Alabama, additional special master with same authorities and duties already given special master Carroll; DIRECTING counsel for Attorney General of the State of Alabama to mail copy of this order to all members of Subclasses B and C or their attorneys. (Copies mailed to counsel.) EOD 10/21/87. 30 ORDER, subject to court's later consideration of any objections (1) decertifying subclasses B and C as members of defendant class action; directing clerk to assign separate civil action numbers to proceedings with respect to each jurisdiction in subclasses B and C; (2) directing that decertified proceedings shall continue as a class action as previously certified with respect to plaintiffs; (3) consolidating the separate actions with respect to the former members of subclasses B & C for purposes of carrying out the procedures precribed by interim consent decree; directing that the Attorney General shall continue to serve as lead counsel for defendants and David Boyd shall continue to serve as liaison counsel for defendants; directing that procedures in paras. 9-20 of interim consent decree shall continue in force and effect for the consolicated actions; (4) directing that all prior orders in this action not inconsistent with this order shall remain in full force and effect; (5) directing that the Attorney General shall promptly furnish a copy of this order to all jurisdictions of subclass B or subclass C; directing that any objections to procedural changes ordered herein must be filed, detailed written statement, with the clerk not later than 11/13/87; hearing to be set by court on objections which warrant such a proceeding; (6) directing that unless the court receives some objection, this order shall take effect on 11/18/87 and no further order will be entered; directing that if no further order is entered before 11/18/87, the parties should assume that the court received no objections. (Copies mailed to counsel.) (Cy furnished Magistrates Carroll and Coody.) EOD 10/30/87 Nov. 10 Plaintiffs' submission of remedy proposals. Referred to Judge Thompson. Copies furnished Magistrates Carroll and Coody.

CIVIL DOCKET CONTINUATION SHEET

PLAINTIF	F		L DOCKET CONTINUATION SHEET	
1		D, et al	TOWN OF DOZIER	DOCKET NO. 87-T-1200-
19 8 ∱™	NR.		PROCEEDINGS	PAGES
Nov. 18			ffs John Dillard, Damascus Crittende rrels, Dr. Ullysses McBride and Lou for consolidated cases 87-T-1150-N t	
18		ORDER that the plainti prepayment of filing court being of the o they cannot afford t	ffs are allowed to proceed in forma fees in these cases (87-T-1150-N to pinion from the affidavits filed by the filing fees in these consolidate ies mailed to counsel) (Coming for	pauperis and without hru 87-T-1316-N), the the plaintiffs that
25		prior to the date of conference the court beginning 12/14/87 for members in accordance	ER setting status conference at 9:0 Federal Building, Montgomery. Unlestatus conference and the court so will schedule and set dates and time or hearings on contested remedial place with the interim consent decree promailed to counsel.) EOD 11/30/87.	ess this case is settled notified, at the status mes during the week
				man and the
Jan. 26		ment documents shall, priate package of sett reason for the jurisdithat date; that all Sument, and which are not file with the court a status so that the court at or before the time ment agreement, the jurished in accordance letter from the Attorn the proposed remedy un	DER FOR CERTAIN SUBCLASS B JURISDIC ave agreed upon a remedy, but have a by 2/12/88, file with the court eightlement documents; or (2) a detailed iction's inability to submit settler ubclass B jurisdictions which have not already set for a remedy hearing, statement advising the court of the art may schedule remedy hearings where of any hearing to ascertain fairness arisdiction shall file with the court davit of publication) that notice the with the court's order requiring they General of the United States granted General of the United States granted Section 5 of the Voting Rights at the coursel.) EOD 1/27/88.	not submitted settle— ther (1) and appro— d explanation of the ment documents by not reached a settle— , shall, by 2/12/88, e jurisdiction's case ere appropriate; that, es of proposed settle— et or the Attorney to class has been same and a copy of the
Feb. 1	F	arties' joint motion for settlement. Referred	r notice and approval of proposed co to Magistrate Carroll.	ompromise and
	F	published in The Luver. 3/1/88; directing that Hall during normal bus be provided by the defeblack community organized Magistrate to conduct at the plaintiff class to shall be held in the fe	APPROVING COMPROMISE AND REQUIRING IN to cause the notice attached to the proposed compromise and settlement of the districts shall be districted and settlement of the proposed compromise and set	his order to be sive weeks prior to played in the City f the attached notice cal media and to any eof; DIRECTING the tions by members of ment. The hearing

CIVIL DOCKET CONTINUATION SHEET

PLAINTIF			L DOCKET CONTINUATION SHEET				
JOHN DIL	,	et al.	TOWN OF DOZIER		DOCKET NO. 87-T-1200		
19 88 TE	NR.		PROCEEDINGS				
Mar. 11		Hearing - Proposed set	ttlement.				
15		Courtroom Deputy's mir	nutes of 3/11/88 proceeding	; list of with	nesses attached.		
28		Received cy of U. S. Department of Justice's ltr to defendant re preclearance. Referred to Magistrate Coody.					
pr. 15		Defendant's motion to considering objection	re-publish notice to class ons. Referred to Judge Thom	and to reset	hearing for		
22		Plaintiffs' motion for subclasses B and C. I	award of attorneys fees an Referred to Judge Thompson.	d expenses fr	om members of		
22		Plaintiffs' motion to s Referred to Judge Th	schedule plaintiffs' claim ompson.	for fees and	expenses.		
26		Defendant's proof of p	ublication.				
26		published in The Luve 5/24/88; directing that Hall during normal but be provided by the deblack community organ Magistrate to conduct the plaintiff class thall be held in the	TENTATIVELY APPROVING COMPRESANT to cause the notice attachment to cause the notice attachment to represent the effendant to representatives attachment to may request a a hearing for considering to the proposed compromise a federal courthouse, Montgomached requires objections to usel.) EOD 4/26/88.	ached to this 3 successive all be display 5 copies of the of all local copy thereof; any objection md settlement	order to be e weeks prior to yed in the City ne attached notice media and to any DIRECTING the as by members of The hearing		
28		1. Liaison counsel conduct all proceeding plaintiffs' motion for jurisdictions with a order and shall notifor fees and shall proportion among the defendant jurisdictions shall by 5/30/88 provides all by 6/24/88 plaintiffees. 6. By 7/1/8 jurisdictions any right will be conducted or ed by liaison couns the court a final proceeding and the court and the second counselections.	y Board of Education and Ci shall receive all pleading, ngs on behalf of the defendor fees. 2. By 5/16/88 li summary of plaintiffs motify those jurisdictions of trovide the defendants with defendants the fees, etc., a which wishes to object to wide liaison counsel with a 10/88 liaison counsel shall evidentiary materials support fs shall file their brief 188 liaison counsel shall fileply brief. 7. A hearing on 7/8/88 at 10 a.m.; defendants a 10 a.m.; defendants for apportionment a 10 a warded by the court;	ty of Lisman] file all res ant jurisdict aison shall p on for fees a heir right to a general out awarded to pl plaintiffs' statement of file with the ting such ob- in support of le on behalf o on the plaint lant jurisdict a counsel shall	as follows: ponses, and ions relative to rovide all defendan nd a copy of this object to the moti line of a plan to aintiffs. 3. Any motion for fees its objection. court any objec- jections, etc. 5. their motion for of the defendant tiffs motion for fee tions to be represent		

PLAINTIF	F	CIVIL DOCKET CONTINUATION SHEET (Atty John A. Nichols)			
JOHN DILL	ARD, et al.	TOWN OF DOZIER	DOCKET NO. 87-T-1200 PAGE 5 OF PAGES			
19 88 TE	NR.	PROCEEDINGS	PAGE J OF PAGES			
Apr. 28	ORDER CONT'D	1 ROCEEDINGS				
	diction; decounsel by 6 tions by 7/2	fendants which object to apportionment 6/24/88; liaison counsel shall advise to 1/88; any objections to be considered a led to counsel.) EOD 4/29/88.	system shall advise liaison he court of any such object the 7/8/88 hearing.			
May 17	(2) directing fees, etc., a is incorporat nos. 85-T-133 serve copies on only couns liaison couns	ATTORNEY FEES AND EXPENSES (1) DIRECT: and docket sheet for the issues of attention that all pleadings and orders regarding re to be filed in separate file; (3) died in, and made a part of, each and every 2-N and 87-T-1150-N thru 87-T-1316-N; (of this order and all future orders regal for plaintiffs, counsel for Alabama el; and (5) directing that counsel need the court. (Copies mailed to counsel	torney fees and expenses; ng the issues of attorney irecting that separate file ery file for civil action (4) directing that Clerk need garding attorney fees, etc., Attorney General, and			
27	Hearing - propo	osed settlement (Magistrate Coody)				
27	Courtroom Deput	Courtroom Deputy's minues of 5/27/88 hearing; witness list attached.				
Jun 9	Defendant's prod	Defendant's proof of publication. Referred to Magistrate Coody.				
14	Magistrate Cood final approva EOD 6/14/88.	Magistrate Coody's FINDING AND RECOMMENDATION that the Court give immediate final approval of the proposed consent decree. (Copies mailed to counsel.)				
14	FINAL ORDER APP of the Magist viously submi	FINAL ORDER APPROVING SETTLEMENT (1) approving and adopting the recommendation of the Magistrate; and (2) approving finally the proposed consent decree previously submitted by parties. (Copies mailed to counsel.) EOD 6/14/88.				
14	consent decrees and are FURTHS 6 members elections for and are FURTHS 6 members elected attached; members hall be conducted the defendant tion providing form shall rem legislature and (4) In accordance a polling place the location of tion with members pointed as pollinumbers that ref (5) Defendant will attent han 6 more completed not 1 vailing parties parties the course	that defendant, its agents, etc., are Etche city council under the present atthe city council under the present atthe RENJOINED as follows: (1) The city council ted from 2 multi-member districts; may be so elected shall continue to have a ceted at regularly scheduled elections is shall request the local legislative delected at form of government agreed to have a ceted at regularly until such legislative delection in effect only until such legislative delection in accordance with provisions with the provisions of Section 11-4 etc. Shall be provided in each of the sing for the new polling places will be determed as of the black community; black citized officials and to serve on boards and contained and the serve of the black community; black citized and the serve of the black community; black citized officials and to serve on boards and contained and the serve of the black community; black citized and the serve of the black community; black citized and the serve on boards and contained and the serve of the black community; black citized and the serve of the black community; black citized and the serve of the black community; black citized and the serve of the black community; black citized and the serve of the black community; black citized and the serve of the black community; black citized and the serve of the black community; black citized and the serve of the black community; black citized and the serve of the black community; black citized and the serve of the	NJOINED from conducting large election system, uncil shall consist of ps and description are 4 year terms. (2) Elections in the summer of 1988. Legation to enact legislaterin. The court ordered on is enacted by the cons of Voting Rights Act. 6-24, Code of Alabama, 1975, le-member districts; ined after consultatens will be apcommittees in a of the municipality. Lingle-member districts not hall be implemented and (6) Plaintiffs are presented.; if not resolved by			

CIVIL DOCKET CONTINUATION SHEET

PLAINTIFF CIVIL DOCKET CONTINUATION SHEET							
		DEFENDANT	27.5				
JOHN DIL	LARD, et al.	TOWN OF DOZIER	DOCKET NO. 87-T-1200 PAGE 6 OFPAGES				
19 98 TE	NR.	PROCEEDINGS	TAGES				
Sep 1	Plaintif tion (fs' notice of attorneys' withdrawal (Menefee Ifill substituted for Karlan).	e and Guinier) and substitu-				
992		Tot Raffally.					
an. 27	Plainti the 199	ffs' motion for additional relief with respe 2 elections. Referred to Judge Thompson.	ect to redistricting and				
Feb 6	ORDER that motion	ORDER that defendant jurisdictions show cause in writing, if any, as to why motion for additional relief, filed by plaintiffs on 1-27-92, should not be granted. (Copies mailed to counsel.) EOD: 2-7-92					
eb. 26		s' motion to join attorney general as defend					
Mar. 2	J = -	at the State Attorney General show cause, if s to why said motion to join Attorney Genera ant should not be granted.	f any, in writing within ten al of Alabama as an additional				
*eb. 24	appoint that no with ea light o	ORDER that David R. Boyd is removed as liaison counsel for defendant subclasses B and C; further ORDERED that Mort P. Ames, Deputy State Attorney General is appointed liaison counsel for defendant subclasses B and C; further ORDERED that no later than 03/06/92 plaintiffs and liaison counsel (1) shall meet with each other to develop procedures as to how the court should proceed in light of responses from defendant subclasses B and C, and (2) shall submit such procedures to the court.					
ar. 12	Attorney join.	Attorney General James H. Evans' response in opposition to plaintiffs' motion to join. Referred to Judge Thompson.					
20	Proposal o	f plaintiffs and liaison counsel. Referred	to Judge Thompson.				
or 9	ORDER adop no need K - Juri pltfs; p but has need to says that has made been prec Jurisdict plan; S - the court considera involved relief; f	ting the following Status Groups of cases: to redistrict but has not provided sufficient ediction claims no need to redistrict; has parties are reviewing plan; L - Jurisdiction added to provided sufficient data to pltfs or courted to the countries of the countr	J - Jurisdiction claims nt data to pltfs or court; provided data on plan to lmits need to redistrict, irt; M - Jurisdiction admits ng plan; N - Jurisdiction redistrict; O - Jurisdiction Jurisdiction's plan has have no objections; Q - have agreed to jurisdiction s urisdictions which contend them, or which have reserved dictions which were already g of motion for additional				
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PLAINTIFF

CIVIL DOCKET CONTINUATION SHEET

DEFENDANT

JOHN DI	JOHN DILLARD		TOWN OF DOZIER	DOCKET NO. 87-T-1200-N		
				PAGEOFPAGES		
1992	NR.		PROCEEDINGS			
Apr 9	that all county commissions and school boards present a plan to the counterwise respond) by 4-27-92; that Status Group J submit sufficient of court to allow pltfs to make a determination whether they oppose or sugarisdiction's decision; that Status Group L submit sufficient data to allow pltfs to make a determination whether they oppose or support diction's decision; that those jurisdictions disputing the jurisdiction court to hear this matter should file their objections by the same dat all municipalities submit a plan to the court by 5-8-92; that Status G submit sufficient data to allow pltfs to make a determination whether or support the jurisdiction's decision; that those jurisdictions which the jurisdiction of the court to hear this matter should file their ob by the same date; that pltfs will review the plans of jurisdictions will days and shall inform the court of their support or opposition; that i inform the court of their support or non-opposition to the plan of a jury the court will consider the plan as having been submitted for approval if pltfs inform the court of the opposition to a plan, the court will matter for an individual determination as further set out; that all do filed with court be served upon Edward Still, James Blacksher and Mort that within 10 days of the date of this order liaison counsel will not deft jurisdictions which have not responded to the 1-27-92 court order must show cause why pltfs' motion for additional relief should not be good to be counsel.) EOD 4-9-92. ORDER that pltfs' motion to join Atty. Gen. as a deft is denied. (Copies mailed to counsel.) FOD 4-9-92.					
Nov 4		mailed to counsel.) Parties joint motion fo Judge Thompson.	or approval of settlement. (with attack	hments) Referred to		
5	c	ORDER granting parties' to counsel) EOD 11/5/	joint motion for approval of settleme 92	nt. (Copies mailed		
5 1993		consent decree; prelim this consent decree; t jurisdiction does not assessing a fee of \$2,	defendant, its agents, attorneys, emplet them or at their discretion as further discretion as further distriction and their distriction and the second second second and the second second approval of its settlemed 225.00 against the defendant as attorned to counsel) EOD 11/5/92	her set out in t plan attached to ater time if		
Apr.19		Received copy of U.S.J to Judge Thompson.	ustice Dept. preclearance letter from	deft.; referred		
		; ;				